CAMPAIGN SPENDING COMMISSION

STATE OF HAWAII

In Re the Matter of)	CA 03-16
)	
MURAYAMA, KOTAKE, NUNOKAWA)	
& ASSOCIATES, INC., Edwin T.)	
Murayama and Richard Kotake,)	
•)	
Respondents.)	
	_)	

CONCILIATION AGREEMENT

On or around July 2002, Robert Y. Watada, Executive Director for the Campaign Spending Commission ("Commission"), initiated an investigation of Respondents, Murayama, Kotake, Nunokawa & Associates, Inc. and Edwin T. Murayama (collectively "MKN"). MKN is registered with the Business Registration Division as providing architectural services, whose business address is 320 Ward Avenue, Suite 215, Honolulu, Hawaii. Business registration records list Richard S. Kotake as President and Michael M. Nunokawa as Vice-President/Secretary/Treasurer. Edwin T. Murayama is a principal with MKN. The investigation was initiated pursuant to the express authority of section 11-193, Hawaii Revised Statutes ("HRS"), for a determination of whether the campaign spending law had been violated and a complaint would be submitted to the Commission.

NOW, THEREFORE, MKN and the Commission, having entered into conciliation and pursuant to section 11-216(g), HRS, do hereby agree as follows:

- That the Commission has jurisdiction over Respondents and the subject matter of this administrative action.
- II. That this Conciliation Agreement ("Agreement") and upon complete performance of the conditions stated herein has the effect of remedial or

- corrective action taken by Respondents pursuant to section 11-216(g), HRS.
- III. That Respondents have had a reasonable opportunity to demonstrate that no action should be taken in this matter.
- IV. That Respondents waive the right to be heard at a public hearing conducted under chapter 91, HRS, pursuant to section 11-228(b), HRS.
- V. That Respondents enter into this Agreement with the Commission on their own volition and with full knowledge and understanding.
- VI. That parties agree to the pertinent facts as follows:
 - On or around July 2002, Robert Y. Watada, in his capacity as
 Executive Director of the Campaign Spending Commission, and upon information received through the disclosure statements of the Mazie Hirono campaign committee ("Hirono"), initiated an investigation involving excess contributions in violation of section 11-204, HRS.
 - 2. Section 11-204(a)(1)(B), HRS, reads in part as follows: No person, other than a candidate for the candidate's own campaign, or any other entity shall make contributions to:...A candidate seeking nomination or election to a four-year statewide office or to the candidate's committee in an aggregate amount greater than \$6,000 during an election period.

- The election period for the Hirono campaign for Lieutenant
 Governor includes the period from January 1995 to November 6,
 1998.
- 4. On or about September 1997, Edwin Murayama made a contribution to Hirono in the amount of \$200.
- 5. On or about October 1998. Edwin Murayama made a contribution to Hirono in the amount of \$2000.
- 6. On or about October 1998, Edwin Murayama made a contribution to Hirono in the amount of \$2,000.
- 7. On or about October 1998, Edwin Murayama made a contribution to Hirono in the amount of \$2,000.
- 8. That MKN failed to file an organizational report pursuant to section 11-194, HRS.
- That MKN failed to file disclosure reports pursuant to sections 11-212 and 11-213, HRS.

VII. Settlement Terms

As final settlement of the matter and issues in Conciliation Agreement #03-16, MKN understands and agrees to the following:

- (A) MKN agrees to an assessment of Five Hundred Dollars(\$500) pursuant to section 11-228, HRS.
 - (1) For violation of section 11-204(a)(1)(B), HRS, making contributions in excess of the contribution limit;

- (2) For failure to file and organizational report and disclosure reports, pursuant to sections 11-194, 11-212 and 11-213, HRS.
- (B) MKN agrees to comply with campaign finance statutes on contribution and expenditures to candidate committees.
- (C) Terms of payment of the assessment shall be by Order of the Commission.
- VIII. The Commission upon its own motion or a written request of anyone filing a complaint under section 11-216, HRS, may review compliance with the Agreement. If the Commission believes that the Agreement has been violated, it may institute administrative proceedings or a civil action in the Circuit Court of the First Circuit pursuant to section 11-228(c), HRS.
- IX. This Agreement shall become effective as of the date that all parties have signed and the Commission has approved the entire Agreement.
- X. This Agreement constitutes the entire agreement between the Commission and MKN on the matters raised herein, and no other statement, promise, or agreement, either in writing or oral, not contained in this Agreement made by either party or by agents of either party shall be enforceable.

XI. This Agreement, unless violated, shall be a complete bar to any further action by the Commission with respect to the violations at issue in this matter.

FOR THE COMMISSION:	FOR THE RESPONDENT(S)
Robert Y. Watada, Executive Director	Edwin T. Murayama
By:	By:(Name) (Title)
	Date: